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10                   UNITED STATES DISTRICT COURT  
11                   CENTRAL DISTRICT OF CALIFORNIA  
12                   WESTERN DIVISION JUDICIAL DISTRICT

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14                   Complete Entertainment Resources  
15                   LLC d/b/a Songkick,

16                   Plaintiff,

17                   v.

18                   Live Nation Entertainment, Inc.;  
19                   Ticketmaster LLC,

20                   Defendants.

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22                   Ticketmaster LLC,

23                   Counter-Claimant,

24                   v.

25                   Complete Entertainment Resources  
26                   LLC d/b/a Songkick,

27                   Counter-Defendant.

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CASE NO. 2:15-CV-09814 DSF  
(AGRx)

**[PROPOSED] ORDER  
GRANTING DEFENDANTS AND  
COUNTER-CLAIMANT'S EX  
PARTE APPLICATION FOR  
LIMITED DISCOVERY  
REGARDING SONGKICK'S  
PURPORTED BUSINESS VALUE**

The Honorable Dale S. Fischer

1           THIS MATTER comes before the Court upon Defendant Live Nation  
2 Entertainment, Inc. and Defendant and Counter-Claimant Ticketmaster LLC's  
3 (together, "Defendants") *ex parte* application for an order under Federal Rule of  
4 Civil Procedure 16(b)(4) allowing Defendants to take limited discovery concerning  
5 the July 2017 sale of Songkick's assets to Warner Music Group and Plaintiff's  
6 damages expert's reliance on that transaction to inform the opinions contained in  
7 his Supplemental Report. After full consideration of the papers submitted, IT IS  
8 HEREBY ORDERED THAT:

9           By December 2, 2017, Plaintiff will produce all documents reasonably related  
10 to Songkick's sale of assets to Warner Music Group in July 2017, including the  
11 relevant internal and external email, analyses, and similar material, as requested in  
12 Exhibit 3 to the Declaration of Robert J. Ellison in support of Defendants and  
13 Counter-Claimant's *Ex Parte Application For Limited Discovery Regarding*  
14 Songkick's Purported Business Value. Plaintiff will make available for deposition  
15 to occur by January 12, 2018 any persons under Songkick's control who are  
16 reasonably knowledgeable of the July 2017 sale of Songkick's assets to Warner  
17 Music Group. Defendants may issue deposition subpoenas pursuant to Federal Rule  
18 of Civil Procedure 45 to Warner Music Group and any other third party reasonably  
19 knowledgeable of the July 2017 sale of Songkick's assets to Warner Music Group.

20           **IT IS SO ORDERED.**

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23 Dated:

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Hon. Dale S. Fischer  
United States District Judge